

**Exhibit A**  
April Fee Application

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE

In re: ) Chapter 11  
)  
W. R. GRACE & CO., et al.,<sup>1</sup> ) Case No. 01-01139 (JKF)  
) (Jointly Administered)  
)  
Debtors. )  
Objection Deadline: June 24, 2003 at 4:00 p.m.  
Hearing Date: TBD only if necessary

**SUMMARY OF APPLICATION OF REED SMITH LLP  
FOR COMPENSATION FOR SERVICES AND REIMBURSEMENT OF  
EXPENSES AS SPECIAL ASBESTOS PRODUCT LIABILITY DEFENSE  
COUNSEL TO DEBTORS FOR THE TWENTY-SECOND MONTHLY INTERIM  
PERIOD FROM APRIL 1, 2003 THROUGH APRIL 30, 2003**

Name of Applicant: Reed Smith LLP

Authorized to Provide Professional Services to: W. R. Grace & Co., et al., Debtors and  
Debtors-in-Possession

Date of Retention: July 19, 2001,  
effective as of April 2, 2001

Period for which compensation and  
reimbursement is sought: April 1, 2003 through April 30, 2003

Amount of Compensation sought as actual,  
Reasonable, and necessary: \$223,770.50

This an: ☒ monthly ☐ interim ☐ final application.

Prior Applications filed: Yes.

<sup>1</sup> The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Arnicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

Date Filed	Period Covered	Requested Fees	Requested Expenses	Status of Fees	Status of Expenses
8/28/01	4/2/01 through 7/31/01	\$40,583.00	\$356.92	No objections served on counsel	No objections served on counsel
9/27/01	8/1/01 through 8/31/01	\$90,113.00	\$4,048.11	No objections served on counsel	No objections served on counsel
10/26/01	9/1/01 through 9/30/01	\$155,804.00	\$6,971.66	No objections served on counsel	No objections served on counsel
11/27/01	10/1/01 through 10/31/01	\$229,036.50	\$10,314.97	No objections served on counsel	No objections served on counsel
12/26/01	11/1/01 through 11/30/01	\$216,703.50	\$22,667.19	No objections served on counsel	No objections served on counsel
1/30/02	12/1/01 through 12/31/01	\$152,288.00	\$43,025.11	No objections served on counsel	No objections served on counsel
3/1/02	1/1/02 through 1/31/02	\$152,389.50	\$45,525.87	No objections served on counsel	No objections served on counsel
3/28/02	2/1/02 through 2/28/02	\$115,694.50	\$39,388.59	No objections served on counsel	No objections served on counsel
5/2/02	3/1/02 through 3/31/02	\$95,617.50	\$49,224.63	No objections served on counsel	No objections served on counsel
5/28/02	4/1/02 through 4/30/02	\$125,169.50	\$44,498.12	No objections served on counsel	No objections served on counsel
6/28/02	5/1/02 through 5/31/02	\$186,811.50	\$88,641.73	No objections served on counsel	No objections served on counsel
8/5/02	6/1/02 through 6/30/02	\$167,414.75	\$26,462.86	No objections served on counsel	No objections served on counsel

Date Filed	Period Covered	Requested Fees	Requested Expenses	Status of Fees	Status of Expenses
9/9/02	7/1/02 through 7/31/02	\$121,203.75	\$7,897.17	No objections served on counsel	No objections served on counsel
9/30/02	8/1/02 through 8/31/02	\$183,876.75	\$18,631.51	No objections served on counsel	No objections served on counsel
10/31/02	9/1/02 through 9/30/02	\$205,975.00	\$12,810.65	No objections served on counsel	No objections served on counsel
11/27/02	10/1/02 through 10/31/02	\$172,838.75	\$34,384.69	No objections served on counsel	No objections served on counsel
12/30/02	11/1/02 through 11/30/02	\$115,576.00	\$12,630.85	No objections served on counsel	No objections served on counsel
1/30/03	12/1/02 through 12/31/02	\$36,744.50	\$16,310.05	No objections served on counsel	No objections served on counsel
3/6/03	1/1/03 through 1/31/03	\$123,884.00	\$3,760.28	No objections served on counsel	No objections served on counsel
4/2/03	2/1/03 through 2/28/03	\$233,867.50	\$21,251.46	No objections served on counsel	No objections served on counsel
5/7/03	3/1/03 through 3/31/03	\$124,350.00	\$30,380.42	No objections served on counsel	No objections served on counsel
6/4/03	4/1/03 through 4/30/03	\$223,770.50	\$19,411.28	Pending	Pending

As indicated above, this is the twenty-second application for monthly interim compensation of services filed with the Bankruptcy Court in the Chapter 11 Cases.

The total time expended for the preparation of this application is approximately 15 hours, and the corresponding estimated compensation *that will be requested in a future application* is approximately \$4,500.00.

The Reed Smith attorneys who rendered professional services in these cases during the Fee Period are:

Name of Professional Person	Position with the applicant	Number of years as an attorney	Department	Hourly billing rate	Total billed hours	Total compensation
James J. Restivo, Jr.	Partner	31 Years	Litigation	\$475.00	48.40	\$22,990.00
Lawrence E. Flatley	Partner	27 Years	Litigation	\$440.00	63.90	\$28,116.00
Kathy K. Condo	Partner	22 Years	Litigation	\$385.00	46.70	\$17,979.50
Douglas E. Cameron	Partner	18 Years	Litigation	\$430.00	86.50	\$37,195.00
James W. Bentz	Partner	14 Years	Litigation	\$335.00	83.20	\$27,872.00
Rosa C. Miller	Associate	8 Years	Litigation	\$230.00	28.50	\$6,555.00
Joseph E. Culleiton	Associate	5 Years	Litigation	\$235.00	122.10	\$28,693.50
Richard A. Keuler	Associate	3 Years	Litigation	\$250.00	.70	\$175.00
Andrew J. Muha	Associate	2 Years	Litigation	\$200.00	16.50	\$3,300.00
Jayne L. Butcher	Associate	2 Years	Litigation	\$200.00	49.70	\$9,940.00
Lisa DeMarchi Sleigh	Associate	2 Years	Litigation	\$200.00	97.80	\$19,560.00

The paraprofessionals who rendered professional service in these cases during the Fee Period are:

Name of Professional Person	Position with the applicant	Number of years in position	Department	Hourly billing rate	Total billed hours	Total compensation
Maureen L. Atkinson	Paralegal	26 Years	Litigation	\$125.00	51.20	\$6,400.00
Robert Radcliffe	Paralegal	14 Years	Litigation	\$95.00	5.50	\$522.50
Daryl Horner	Paralegal	12 Years	Litigation	\$125.00	14.10	\$1,762.50
Christine H. Turkaly	Paralegal	12 Years	Litigation	\$95.00	115.00	\$10,925.00
John B. Lord	Paralegal	9 Years	Litigation	\$145.00	5.10	\$739.50
Karen Hindman	Lit. Support	2 Years	Litigation	\$110.00	9.50	\$1,045.00

Total Fees: \$223,770.50

**COMPENSATION BY PROJECT CATEGORY**

<b>Project Category</b>	<b>Hours</b>	<b>Amount</b>
Litigation and Litigation Counseling	18.80	\$3,974.50
ZAI Science Trial	811.10	\$217,103.00
Fee Applications	14.50	\$2,693.00
<b>Total:</b>	<b>844.40</b>	<b>\$223,770.50</b>

**EXPENSE SUMMARY**

<b>Description</b>	<b>Litigation and Litigation Consulting</b>	<b>ZAI Science Trial</b>
Telephone Expense	\$3.99	\$47.07
Duplicating/Printing	\$494.50	\$1,922.95
Outside Duplicating	----	\$11,708.04
Postage Expense	\$6.31	\$45.12
Courier Service	\$7.50	\$155.87
Courier Service – Outside	\$367.34	\$198.63
Documentation Charge	\$18.89	----
Dialog Database Expense	\$161.63	----
Binding Charge	----	\$12.00
Color Printing	----	\$19.80
Lexis	----	\$734.00
Westlaw	----	\$2,439.27
Transcript Expense	----	\$403.00
Air Travel Expense	\$476.50	----
Mileage Expense	\$34.00	----
Meal Expense	----	\$154.87
<b>SUBTOTAL</b>	<b>\$1,570.66</b>	<b>\$17,840.62</b>
<b>TOTAL</b>		<b>\$19,411.28</b>

Dated: June 4, 2003

REED SMITH LLP

/s/ Richard A. Keuler, Jr.

Richard A. Keuler, Jr., Esquire (No. 4108)

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Wilmington, DE 19801

Telephone: (302) 778-7500

Facsimile: (302) 778-7575

E-mail: [rkeuler@reedsmith.com](mailto:rkeuler@reedsmith.com)

and

James J. Restivo, Jr.

Lawrence E. Flatley

Douglas E. Cameron

435 Sixth Avenue

Pittsburgh, PA 15219

Telephone: 412.288.3131

Facsimile: 412.288.3063

Special Asbestos Products Liability Defense  
Counsel

REED SMITH LLP  
PO Box 360074M  
Pittsburgh, PA 15251-6074  
Tax ID# 25-0749630

W.R Grace & Co.  
One Town Center Road  
Boca Raton, FL 33486

Invoice Number 1038070  
Invoice Date 06/03/03  
Client Number 172573

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Re: W. R. Grace & Co.

(60026) Litigation and Litigation Consulting

Fees 3,974.50

TOTAL BALANCE DUE UPON RECEIPT \$ 3,974.50  
=====



REED SMITH LLP  
 PO Box 360074M  
 Pittsburgh, PA 15251-6074  
 Tax ID# 25-0749630

W.R Grace & Co.  
 One Town Center Road  
 Boca Raton, FL 33486

Invoice Number 1038070  
 Invoice Date 06/03/03  
 Client Number 172573  
 Matter Number 60026

=====

Re: (60026) Litigation and Litigation Consulting

FOR PROFESSIONAL SERVICES PROVIDED THROUGH APRIL 30, 2003

Date	Name		Hours
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04/01/03	Cameron	Revise materials relating to asbestos property damage cases and summary of affirmative defenses.	.80
04/01/03	K. Hindman	Created a new Summation database to house the Holmes, Roberts and Owen documents that were produced to the EPA.	5.00
04/02/03	Butcher	Extensive research re: statute of limitation applicability to property damage claims.	3.00
04/03/03	K. Hindman	Copied two CD's from Holme, Roberts and Owen to the Litigation server.	1.00
04/04/03	K. Hindman	Created a backup of the EPA Produced Summation database (1.0); loaded 1,268 images into the database (2.5).	3.50
04/05/03	Cameron	Review legal research for affirmative defenses to property damage claims (.6); review of materials for new claims (.2).	.80
04/24/03	Lord	Update 2002 and Notice Group Service Lists.	.40

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 60026 Litigation and Litigation Consulting  
 June 3, 2003

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Date	Name		Hours
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04/28/03	Condo	Extensive research for statute of repose and statute of limitation applicability to traditional asbestos property damage claims.	4.00
04/29/03	Lord	Research docket and update 2002 Service List and corresponding service labels.	.30
TOTAL HOURS			18.80

TIME SUMMARY	Hours	Rate	Value
-----	-----	-----	-----
Douglas E. Cameron	1.60 at \$ 430.00 =		688.00
Kathy K. Condo	4.00 at \$ 385.00 =		1,540.00
Jayme L. Butcher	3.00 at \$ 200.00 =		600.00
John B. Lord	.70 at \$ 145.00 =		101.50
Karen Hindman	9.50 at \$ 110.00 =		1,045.00

CURRENT FEES 3,974.50

TOTAL BALANCE DUE UPON RECEIPT \$ 3,974.50

REED SMITH LLP  
PO Box 360074M  
Pittsburgh, PA 15251-6074  
Tax ID# 25-0749630

W. R. Grace  
5400 Broken Sound Blvd., N.W.  
Boca Raton, FL 33487

Invoice Number 1038073  
Invoice Date 06/03/03  
Client Number 172573

=====

Re: W. R. Grace & Co.

(60028) ZAI Science Trial

Fees

217,103.00

TOTAL BALANCE DUE UPON RECEIPT

\$ 217,103.00  
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REED SMITH LLP  
 PO Box 360074M  
 Pittsburgh, PA 15251-6074  
 Tax ID# 25-0749630

W. R. Grace  
 5400 Broken Sound Blvd., N.W.  
 Boca Raton, FL 33487

Invoice Number 1038073  
 Invoice Date 06/03/03  
 Client Number 172573  
 Matter Number 60028

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Re: (60028) ZAI Science Trial

FOR PROFESSIONAL SERVICES PROVIDED THROUGH APRIL 30, 2003

Date	Name	Hours
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04/01/03	Atkinson	1.00
	Organizing Dr. Hughson reliance materials (.6); prepare claimants' reliance videotapes, deposition/summary for transmission to R. Finke (.4).	
04/01/03	Bentz	4.00
	Review of outstanding document issues (1.2); letter to claimants' counsel regarding outstanding fact discovery issues (1.3); corresponding with Grace and co-counsel regarding outstanding fact discovery issues (.5); review of claimants' experts' reliance materials (1.0).	
04/01/03	Cameron	8.40
	Continued work on materials for expert reports (2.3); review and analyze ZAI claimant expert reports (2.8); multiple telephone calls with R. Finke regarding expert discovery issues (.7); prepare summaries for R. Finke regarding same (.8); meet with J. Restivo regarding expert reports (.6); review of testing data from experts (1.2).	
04/01/03	Restivo	4.00
	Review of all of ZAI Claimants' expert reports (3.5) and meeting with D. Cameron (0.5).	

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Date	Name	Hours
04/01/03	Turkaly	5.50
	Review and index P. Peronard's deposition.	
04/02/03	Atkinson	1.80
	Reviewing Debtors' experts' reference materials to provide to Mr. Westbrook.	
04/02/03	Bentz	5.60
	Review of reference materials regarding medical experts and letter regarding same (3.2); conference with M. Murphy regarding document production (.2); letter to claimants' counsel regarding production of materials and various discovery requests (.8); work with respect to expert reports (.3); review of legal research (1.1).	
04/02/03	Cameron	4.70
	Prepare for and participate in conference call with expert regarding expert report issues (1.3); review testing data from expert (1.1); prepare summary and outline of expert issues for R. Finke (.8); telephone call with J. Restivo regarding expert report and discovery issues (.3); multiple telephone calls with R. Finke regarding expert report issues and testing data (1.2).	
04/02/03	Condo	1.20
	Review materials re: Daubert motions for preparation of Debtors' Daubert motions.	
04/02/03	Flatley	.50
	Messages from/to D. Cameron re: expert witness issues (.10); call with R. Senftleben re: medical expert issues and follow up (.40).	
04/02/03	Muha	.40
	Review Daubert file and obtain Daubert caselaw for D. Cameron.	
04/02/03	Restivo	1.00
	Review new material re: ZAI Claimants' experts.	

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Date	Name	Hours
04/03/03	Bentz	5.40
	Meeting with J. Restivo and D. Cameron regarding pretrial planning, expert reports and expert deposition (2.0); preparation for possible deposition of Peronard (.9); review expert reliance materials (1.2); review of legal research (1.3).	
04/03/03	Cameron	5.60
	Prepare for and attend meeting with J. Restivo and J. Bentz regarding status of expert reports, task responsibilities and progress of tasks for expert discovery and motions preparation and discuss deposition assignments (2.1); multiple e-mails and telephone calls with R. Finke regarding expert reports and reliance materials review (.9); prepare and revise summary memo regarding expert reports (1.9); meet with J. Restivo regarding detailed review and summary of expert reports (.7).	
04/03/03	Condo	.20
	Review materials re: Daubert motions for preparation of Debtors' Daubert motions.	
04/03/03	Restivo	5.00
	Preparation for filing defendant's expert reports (2.0); assignment memos re: plaintiff expert discovery (2.0); review new ZAI science trial correspondence, e-mails, memos (1.0).	
04/04/03	Atkinson	2.90
	Meeting with D. Cameron, J. Butcher re: EPA-FOIA responses (.9); reviewing files re: experts' reliance materials (2.0).	
04/04/03	Bentz	4.20
	Conference with K. Condo regarding necessary legal research (.5); corresponding with Grace regarding materials in personal injury claims (.6); conference with L. Flatley regarding expert reports	

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 June 3, 2003

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Date	Name	Hours
	(.7); review of legal research (1.1); review of plaintiffs' experts' reliance materials (1.3).	
04/04/03	Butcher	1.30
	Phone call to D. Johnson of EPA re: FOIA requests (0.4); meeting with D. Cameron re: FOIA requests (0.3); review all correspondence re: FOIA requests (0.6).	
04/04/03	Cameron	6.10
	Meet with L. Flatley regarding expert reports (.4); prepare for and participate in conference calls with R. Finke and experts regarding expert witness issues (1.1); multiple telephone calls and e-mails to R. Finke regarding expert witness and reliance materials for reports (1.8); review expert reports from prior cases regarding additional reliance materials (1.2); meet with J. Butcher and M. Atkinson regarding status of FOIA requests (.4); review correspondence regarding same (.6); finalize memo regarding expert reports (.6).	
04/04/03	Condo	.80
	Teleconference with Bentz re: Daubert issues.	
04/04/03	Flatley	7.00
	Call with R. Senftleben to schedule call (.10); with J. Bentz re: status (.40); working on medical expert issues in preparation for conference call (2.50); conference call with R. Senftleben, D. Kuchinsky, R. Finke and (part) D. Cameron (1.40); follow up on medical issues after conference call (2.20); conference call with R. Senftleben and D. Hughson re: medical issues (.40).	
04/04/03	Miller	6.20
	Further research regarding proof of contamination in asbestos lawsuits for preparation of ZAI Science Trial defense (3.2); further review of case law regarding proof of contamination	

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Date	Name	Hours
	and frequency, proximity and regularity test in asbestos lawsuits (3.0).	
04/04/03	Muha Research cases and related materials for treatment of ZAI Claimants' expert witnesses in previous Daubert motions and hearings.	5.90
04/04/03	Turkaly Review case materials for deposition preparation for Ewing and Hatfield.	1.00
04/05/03	Bentz Preparation of status report in response to request by the Court.	1.30
04/05/03	Cameron Review materials from R. Finke relating to testing by EPA (.7); e-mail to R. Finke regarding expert issues (.8); telephone call with expert and review of reliance materials for data (.9); prepare for conference call with R. Finke (.6).	3.00
04/06/03	Butcher Review Hatfield and Longo Report for deposition outline.	.70
04/06/03	Cameron Prepare for and participate in conference call with R. Finke regarding expert report issues (1.5); review extensive testing data for expert reports and preparation for deposition of claimants' expert (1.7); e-mail and telephone call with J. Restivo regarding expert issues (.8).	4.00
04/06/03	Culleiton Review and analyze legal memorandum regarding Science Trial case background and merits.	2.50
04/07/03	Atkinson Red-lining copy of revised Hatfield/Longo report to indicate changes from 3/23/03 version.	.50
04/07/03	Atkinson Reviewing Kalman and Mold depositions re: expert reports	6.40



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June 3, 2003

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Date	Name	Hours
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	(1.3); drafting list of materials provided to/relied upon by Debtors' experts (4.3); requesting journal article for Science International (.8).	
04/07/03	Bentz	5.30
	Review of materials regarding personal injury actions (2.0); meeting with L. Flatley regarding medical expert reliance materials (.9); drafting status report (.5); scheduling expert depositions (.6); corresponding with bankruptcy counsel regarding status of ZAI matter (.5); review of hearing transcript for prior order (.8).	
04/07/03	Cameron	5.00
	Prepare for and participate in conference call with R. Finke and testifying expert regarding reliance materials and expert report issues (1.3); prepare for and participate in conference call with R. Finke regarding additional expert reliance materials and timing for report (1.2); review supplemental report received from ZAI claimants (1.2); meet with J. Restivo and associate regarding expert deposition preparation (.4); continuation of call with expert witness regarding status of reliance materials and expert report issues (.9).	
04/07/03	Culleiton	7.10
	Review and analyze legal memorandum, articles and expert reports for background and merits of Science Trial case (3.5); conference with J. Restivo regarding deposition preparation projects (1.0); review Ewing expert report and background information for deposition preparation (2.6).	
04/07/03	Flatley	2.90
	E-mails and analysis re: experts' issues (.80); scientific expert	

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Date	Name	Hours
	issues materials review (.90); with J. Bentz re: reliance materials (1.00); e-mails from/to D. Cameron re: experts (.20).	
04/07/03	Restivo Conference call with R. Finke and D. Cameron re: Science Trial planning and strategy (1.0); review expert reports (2.0); Science Trial defense preparation work (3.5).	6.50
04/08/03	Atkinson Locating materials provided to and relied upon by Debtors' experts (1.7) and draft of list of materials (.7).	2.40
04/08/03	Bentz Preparation of status report to the Court (1.0); conference with Grace and L. Flatley regarding medical experts (.3); scheduling deposition of claimants' experts (.9); letter to counsel for claimants regarding expert depositions (.5); research on factual issue regarding the processing of ZAI (1.6); review of transcripts regarding decision on pre-trial procedure (.7).	5.00
04/08/03	Butcher Meeting with J. Restivo re: Science Trial claimants' expert depositions.	.50
04/08/03	Butcher Review Responses to FOIA Requests (1.0); draft Summary of Responses (0.9); draft letter to M. Cohn (0.8); phone call to L. Casey at EPA re: Response (0.2).	2.90
04/08/03	Cameron Meet with M. Atkinson regarding reliance materials (.4); review and update reference materials for several experts (1.2); meet with J. Restivo regarding Science trial outline and legal issues overview (.5); review testing data from experts (1.4); conference call with R. Finke regarding same (.4); provide comments to reliance	5.40

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 June 3, 2003

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Date	Name	Hours
	material list (.7); multiple e-mails to R. Finke, L. Flatley and J. Restivo regarding expert issues (.8).	
04/08/03	Culleiton	6.50
	Conference with D. Cameron regarding expert deposition preparation background materials (0.7); review and analyze background materials and testing data (5.8).	
04/08/03	Flatley	1.60
	Review issues for expert witnesses and e-mails re: those issues (1.30); e-mails, voice-mails and calls with R. Senftleben re: scheduling (.30).	
04/08/03	Miller	1.00
	Preparation of Conclusions of Law for Science Trial case.	
04/08/03	Restivo	7.20
	Meeting with J. Butcher re: expert deposition preparation (0.5); meeting with D. Cameron re: expert reports (1.0); trial preparation (5.7).	
04/08/03	Turkaly	2.00
	Review and summarize T. Hamilton and J. Wolter depositions.	
04/09/03	Atkinson	5.90
	Meeting with D. Cameron, J. Bentz re: status of Debtors' experts' reference materials (.5); reviewing Summation production database re: total documents, pages produced (.3) continue to gather, list materials provided to/relied upon by Debtors' experts (5.1).	
04/09/03	Bentz	5.80
	Preparation of status report to the court (.5); work on debtors' expert reports (3.6); meeting with D. Cameron and M. Atkinson regarding expert reliance materials (.8); corresponding with claimants' counsel regarding expert deposition schedule and remaining document issue (.9).	

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June 3, 2003

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Date	Name	Hours
-----	-----	-----
04/09/03	Cameron	5.10
	Telephone call with L. Flatley regarding Dr. Hughson's report (.3); multiple telephone calls with R. Finke regarding expert issues and reliance materials (1.1); telephone call with expert regarding question concerning requests for reports and reliance materials (1.4); various e-mails to R. Finke regarding open expert discovery issues (1.0); review materials received from experts as exhibits to reports (1.3).	
04/09/03	Condo	3.00
	Review materials re: Daubert motions for preparation of Debtors' Daubert motions.	
04/09/03	DeMarchi Sleigh	.20
	Meeting with K. Condo to discuss research assignment re: expert testimony needed to show that exposure to a product caused increased risk of injury.	
04/09/03	Flatley	5.70
	E-mails re: expert reports issues (.30); with J. Bentz re: experts reports issues (.30); e-mails to/from R. Senftleben (.10); preparation for conference call (1.20); conference call with expert and R. Senftleben and follow up (1.40); with J. W. Bentz re: reliance materials lists (.30); with J. Restivo re: various issues (.20); working on expert witness issues and reorganizing file materials (1.90)	
04/09/03	Miller	1.70
	Research case law regarding proof of contamination at hazardous levels.	
04/09/03	Muha	.80
	Finish research of Daubert cases involving ZAI claimants' expert witnesses.	
04/09/03	Restivo	3.00
	ZAI Science Trial planning and strategy.	

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Date	Name	Hours
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04/09/03	Turkaly Review and summarize J. Wolter and T. Hamilton depositions.	1.00
04/10/03	Atkinson Continuing to collect materials provided to or relied upon by experts and organizing materials to be sent to Claimants' counsel.	4.60
04/10/03	Bentz Scheduling expert depositions (.3); work with ATSDR materials (.5); work with respect to individual cases (2.2); status report and conference with counsel from Kirkland & Ellis regarding same (.8); work on expert reports (1.5).	5.30
04/10/03	Butcher Review materials for drafting of Hatfield and Longo depositions outlines.	.90
04/10/03	Cameron Participate in multiple conference calls with experts regarding status of expert reports and supporting data (1.8); review CV's and other appendices to expert reports (1.3); continued review of testing data and additional reliance materials relating to experts reports (2.7); meeting and subsequent telephone calls with J. Restivo regarding same (.9); follow-up telephone call with experts regarding status of expert report work (.8).	7.50
04/10/03	Culleiton Review and analyze Ewing expert report and results.	3.10
04/10/03	DeMarchi Sleight Research re: expert testimony needed to establish increased risk of disease.	4.10
04/10/03	Flatley With J. Bentz re: medical issues and documents (.30); collecting materials for medical experts' reports (.70); call with D. Cameron re: status (.10).	1.10

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Date	Name	Hours
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04/10/03	Miller	2.80
	Further research regarding contamination and exposure to hazardous levels of asbestos.	
04/10/03	Restivo	2.00
	Review expert reports (1.0); conference calls re: same (1.0).	
04/10/03	Turkaly	9.00
	Review and prepare expert reference materials to be produced to ZAI Claimants' counsel (8.50); review articles pertaining to P. Peronard (.5).	
04/11/03	Atkinson	5.10
	Reviewing, revising list of materials provided to and/or relied upon by experts (2.3); locating, organizing materials to be sent (2.8).	
04/11/03	Bentz	6.80
	Correspondence to claimants' counsel regarding experts (.8); review of ATSDR materials (.5); work on expert reports and reliance materials (5.0); corresponding with claimants' counsel regarding schedule for expert reports and reliance materials (.5).	
04/11/03	Butcher	.50
	Review of materials for drafting of Hatfield and Longo deposition outlines.	
04/11/03	Cameron	4.20
	Review expert reports for service to Claimants' counsel (.9); multiple conference calls to expert witnesses and with R. Finke regarding status of expert reports (2.4); meet with J. Bentz and M. Atkinson regarding expert reliance materials (.9).	
04/11/03	Condo	1.50
	Review materials re: Daubert motions for preparation of Debtors' Daubert motions.	
04/11/03	Culleiton	5.00
	Review and analyze Hays background material (4.3); conference with J. Butcher regarding Armstrong case and deposition outlines (0.7).	

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Date	Name	Hours
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04/11/03	Restivo Meeting with debtors' expert in Philadelphia re: Science Trial defense issues.	4.00
04/11/03	Turkaly Review and prepare expert reference materials to be produced to ZAI Claimants' counsel (6.0); review articles pertaining to P. Peronard (1.0).	7.00
04/12/03	Atkinson Reviewing, revising materials provided to or relied upon by Grace experts to be provided to claimants.	4.70
04/12/03	Bentz Correspondence to claimants' counsel regarding expert reports and reliance materials (.5); work on expert reliance materials sent to claimants (3.2).	3.70
04/12/03	Cameron Review expert report served on counsel for claimants (1.2) and participate in conference call with R. Finke regarding same (.6); continued review of reliance materials from experts (.9).	2.70
04/12/03	Flatley Review M. Murphy and W. Sparks e-mails.	.10
04/12/03	Radcliffe Preparing Experts Reference Materials to produce to claimants.	5.50
04/12/03	Restivo Telephone call with R. Finke (0.5); review expert reports (1.5).	2.00
04/12/03	Turkaly Review and prepare expert reference materials to be produced to plaintiff's counsel.	5.00
04/13/03	Cameron Conference call with R. Finke regarding status of expert reports (.7); review materials for expert reports and reliance materials for same (1.4).	2.10
04/13/03	DeMarchi Sleight Research re: expert testimony needed to establish increased risk	4.00

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Date	Name	Hours
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	of disease.	
04/13/03	Turkaly Review E. Wood and J. Wolter depositions for information re: ore expansion.	1.50
04/14/03	Bentz Work on experts' reports (1.6); work on research regarding ATSDR reports (3.0); preparation for expert depositions (1.0).	5.60
04/14/03	Cameron Multiple telephone calls with multiple experts and R. Finke regarding status of reports and issues raised concerning reliance materials (2.6); continued review of expert reliance materials (1.8); meet with J. Restivo regarding expert witness issues (.4).	4.80
04/14/03	Condo Review materials re: Daubert motions for preparation of Debtors' Daubert motions.	2.00
04/14/03	Culleiton Review and analyze Ewing studies. Hays background material .	3.10
04/14/03	DeMarchi Sleight Research re: expert testimony needed to establish that exposure to a product increased risk of disease.	8.50
04/14/03	Flatley E-mails and calls re: Debtors' experts reports.	.20
04/14/03	Miller Preparation of Conclusions of Law for Science Trial.	3.50
04/14/03	Restivo Review and comment re: expert reports.	2.20
04/14/03	Turkaly Review and summarize P. Peronard's deposition (2.5); review articles pertaining to P. Peronard and compile list of statements (5.0).	7.50
04/15/03	Bentz Work with respect to expert reports and reliance materials	6.40



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Date	Name	Hours
	(2.1); work regarding ATSDR studies (3.1); meeting with L. Flatley and L. DeMarchi regarding medical expert depositions (.4); meeting with D. Cameron regarding expert materials (.5); correspondence to claimants' counsel regarding expert materials (.3).	
04/15/03	Butcher	1.50
	Review materials for Longo and Hatfield depositions.	
04/15/03	Cameron	7.20
	Finalize expert reports and reference materials for production to claimant counsel (3.9); telephone call with experts regarding same (.7); telephone call with R. Finke regarding same (1.8); meet with J. Restivo regarding same (.4); met with J. Bentz and M. Atkinson regarding production of expert reports (.4).	
04/15/03	Culleiton	3.50
	Review Ewing studies and background material for use in deposition preparation.	
04/15/03	DeMarchi Sleight	2.30
	Research regarding expert testimony needed to establish that exposure to a product increased risk of disease (1.80); Meet with L. Flatley and J. Bentz re: information needed from depositions to give to expert (0.50).	
04/15/03	Flatley	1.30
	Call with R. Senftleben re: medical expert issues and follow up (.60); with L. DeMarchi Sleight and J. Bentz re: reviewing documents for medical depositions (.70).	
04/15/03	Miller	2.00
	Preparation of Conclusions of Law for Science Trial.	
04/15/03	Turkaly	7.50
	Review and summarize P. Peronard's deposition.	

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Date	Name	Hours
04/16/03	Atkinson	Letter to Dr. I.B. Ilgren re: deposition scheduling (.2); checking reliance materials (.4); prepare medical materials for L. DeMarchi-Sleigh (.3). .90
04/16/03	Butcher	Review of materials for depositions of ZAI Claimants' experts Hatfield and Longo. .70
04/16/03	Cameron	Multiple e-mails regarding final expert reports. 1.20
04/16/03	Condo	Research and analysis regarding legal and epidemiological support for Daubert motions. 2.50
04/16/03	Condo	Phone call to J. Restivo re: Daubert issues. .30
04/16/03	DeMarchi Sleigh	Meet with K. Condo to discuss research regarding relative risk (0.1); research regarding expert testimony needed to establish increased the risk of disease (0.9). 1.00
04/16/03	Flatley	Messages and calls with R. Senftleben re: deposition scheduling (.20); with M. Atkinson re: documents (.10). .30
04/16/03	Restivo	Continued trial preparation for issues relating to experts. 3.30
04/16/03	Turkaly	Extensive review and summary of lengthy transcripts from past depositions of ZAI Claimants' fact and expert witnesses, including preparation of work-product tools to be used by attorneys in potential deposition of witness. 7.50
04/17/03	Atkinson	Reviewing letter from J. Ward re: missing Grace reliance materials (.2); checking expert reports and reliance materials (.6); reviewing Library-gathered articles not included in reliance materials 1.60

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Date	Name	Hours
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	(.8).	
04/17/03	Butcher	1.10
	Review materials for Hatfield & Longo deposition preparation.	
04/17/03	Condo	7.50
	Research and analysis regarding legal and epidemiological support for Daubert motions.	
04/17/03	Culleiton	2.80
	Review and analyze Ewing background material and prior court transcripts for deposition outline.	
04/17/03	DeMarchi Sleight	2.80
	Review depositions from prior cases in order to prepare for deposition of plaintiff's expert.	
04/17/03	DeMarchi Sleight	.40
	Meeting with K. Condo to discuss research regarding relative risk.	
04/17/03	Flatley	2.20
	With J. Restivo re: medical witnesses (.30); conference call with J. Restivo and witness and short follow up (1.10); call with R. Senftleben (.30); organizing re: medical depositions (.50).	
04/17/03	Miller	2.50
	Prepare revisions to Conclusions of Law for Science Trial.	
04/17/03	Restivo	3.70
	Telephone call with expert (1.0); telephone call with K. Condo (0.5); telephone call with R. Finke (0.7); Science Trial defense preparation (1.5).	
04/17/03	Turkaly	8.00
	Extensive review of expert and fact witness files for preparation of ZAI Science Trial defense materials.	
04/18/03	Atkinson	.90
	Reviewing reference materials not included in materials provided to claimants.	
04/18/03	Cameron	.30
	E-mails regarding expert discovery issues.	

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Date	Name	Hours
4/18/03	Condo	Research and analysis regarding legal and epidemiological support for Daubert motions. 5.00
04/18/03	DeMarchi Sleight	Research regarding expert testimony needed to establish increased the risk of disease. .50
04/18/03	Miller	Further review of case law regarding frequency, regularity and proximity for preparation of ZAI Science Trial defense. 2.20
04/18/03	Turkaly	Summary of lengthy transcripts from past depositions of ZAI Claimants' potential fact witness. 8.00
04/20/03	DeMarchi Sleight	Review depositions from prior cases for preparation of deposition of plaintiff's expert. 6.00
04/21/03	Atkinson	Draft letter to J. Ward re: forwarding reliance materials (.4); reviewing files re: additional reliance materials (2.6). 3.00
04/21/03	Butcher	Review materials for Hatfield and Longo deposition outline. 3.50
04/21/03	Condo	Research and analysis regarding legal and epidemiological support for Daubert motions. 2.00
04/21/03	Culleiton	Review and analyze Gobbell Hays reports and related reliance materials (6.1); review and analyze summary of Armstrong litigation (3.4). 9.50
04/21/03	DeMarchi Sleight	Review depositions from prior cases in order to prepare for deposition of plaintiff's expert. 14.00
04/21/03	Flatley	E-mails re: medical experts (.20); call with R. Senftleben re: scheduling (.10); logistics re: medical expert trips (.10). .40

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Date	Name	Hours
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04/21/03	Horner Medline search for articles pertaining to asbestos and carpenters, asbestos and woodworking, mesothelioma and carpenters.	2.00
04/21/03	Miller Further review of cases regarding frequency, regularity and proximity for preparation of ZAI Science Trial defense.	2.50
04/21/03	Turkaly Compile materials from files to be used by attorneys preparing for expert depositions in Science Trial (4.8); review and verify materials produced by debtors' reliance experts that were sent to opposing counsel (3.2).	8.00
04/22/03	Butcher Review materials for deposition of Hatfield & Longo (3.2); review Responses to FOIA Requests (1.8); update FOIA summary (0.8).	5.80
04/22/03	Cameron Review e-mails regarding EPA position on attic insulation.	.40
04/22/03	Condo Research and analysis regarding legal and epidemiological support for Daubert motions.	1.50
04/22/03	Culleiton Review and analyze Hays depositions, report and reliance materials (6.0); prepare Hays deposition outline (3.0).	9.00
04/22/03	DeMarchi Sleigh Review depositions from prior cases in order to prepare for deposition of plaintiff's expert (5.3); summarize cases regarding relative risk of exposure (3.7).	9.00
04/22/03	Flatley Call with R. Senftleben re: scheduling and follow up re: scheduling (.40); beginning preparation for Dr. Henry Anderson deposition (2.50).	2.90
04/22/03	Miller Review of asbestos cases relative	1.80

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Date	Name	Hours
	to proof of causation for preparation of ZAI Science Trial defense.	
04/22/03	Turkaly Extensive review and summary of lengthy transcripts from past depositions of ZAI Claimants' fact and expert witness, including preparation of work-product tools to be used by attorneys in potential deposition of expert witnesses.	6.00
04/23/03	Atkinson Telephone call with Drew VanOrden re: reliance materials (.2); reviewing permanent files for additional reliance materials cited in our list of Experts' materials (2.4).	2.60
04/23/03	Bentz Review of correspondence regarding outstanding discovery issues (.7); scheduling expert depositions with claimants' counsel (1.1); preparation for expert depositions (.9).	2.70
04/23/03	Butcher Review materials for Hatfield and Longo depositions.	2.10
04/23/03	Cameron Review multiple e-mails regarding experts.	.40
04/23/03	Condo Research and analysis regarding legal and epidemiological support for Daubert motions.	.70
04/23/03	Culleiton Review and analyze Hays depositions, report and reliance materials (3.1); prepare Hays deposition outline (4.4).	7.50
04/23/03	DeMarchi Sleight Summarize cases regarding relative risk of exposure (6.5); review depositions from prior cases in order to prepare for deposition of plaintiff's expert (2.1)	8.60
04/23/03	Flatley Preparation for Dr. Anderson	2.10

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Date	Name	Hours
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	deposition, including detailed review of his report (1.90); with J. Bentz re: Anderson reliance materials (.20).	
04/23/03	Horner	.80
	Read, reviewed and analyzed articles (0.5): began to prepare memo regarding findings of Case Reports for preparation of Anderson deposition (0.3).	
04/23/03	Miller	2.30
	Further review of case law regarding proof of causation in asbestos cases for preparation of ZAI Science Trial defense.	
04/23/03	Restivo	.50
	Review new materials from debtors' expert.	
04/23/03	Turkaly	7.50
	Review and summarize materials collected on Claimants' potential expert and fact witnesses for preparation of potential depositions.	
04/24/03	Bentz	2.40
	Scheduling expert depositions with claimants' counsel (.9); preparation for expert depositions (.8); correspondence to claimants' counsel regarding reliance materials (.4); review of materials re: ATSDR (.3).	
04/24/03	Butcher	2.50
	Review materials for Hatfield & Longo depositions.	
04/24/03	Cameron	1.10
	Review materials relating to expert depositions and meet with J. Restivo regarding same (.6); review e-mails regarding attic insulation issues (.5).	
04/24/03	Condo	2.00
	Research and analysis regarding legal and epidemiological support for Daubert motions.	
04/24/03	Culleiton	10.00
	Review and analyze Gobbell and Hays depositions, reliance materials and reports (6.3);	

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Date	Name	Hours
	prepare Gobbell and Hays outlines (3.7).	
04/24/03	DeMarchi Sleight Summarize cases regarding relative risk of exposure.	10.90
04/24/03	Flatley Reviewing prior deposition in preparation for Anderson deposition.	1.00
04/24/03	Turkaly Continued compiling materials to assist attorneys in expert and potential fact witness depositions.	8.00
04/25/03	Atkinson Revising Peronard deposition digest.	.40
04/25/03	Bentz Scheduling expert depositions (1.0); review of legal research (1.4); work on materials regarding ATSDR reports (2.2).	4.60
04/25/03	Butcher Review materials for Hatfield and Longo depositions.	3.10
04/25/03	Cameron Review materials from R. Finke regarding EPA communications (.7); review expert reports and deposition preparation materials (1.2).	1.90
04/25/03	Condo Research and analysis regarding legal and epidemiological support for Daubert motions.	1.00
04/25/03	Culleiton Review and analyze Hays background material (3.1); revise and edit Hays deposition outline (6.9).	10.00
04/25/03	DeMarchi Sleight Summarize cases regarding relative risk of exposure to a product; (2.8); review depositions from prior cases in order to prepare for deposition of plaintiff's expert (4.3); meet with L. Flatley re: same (0.1).	7.20
04/25/03	Flatley Conference call with R. Senftleben and D. Kuchinsky re: Anderson	4.30



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Date	Name	Hours
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	deposition (1.30); preparation for Dr. Anderson deposition including review of Barbanti transcript and others (2.40); with J. Bentz re: Dr. Anderson preparation material (.30); with L. DeMarchi Sleight re: information from Harashe and Kordus cases (.30).	
04/25/03	Turkaly	8.00
	Review of materials compiled in Science Trial and Grace general defense files to organize materials to aid in depositions of Claimants' witnesses.	
04/26/03	Flatley	3.00
	With D. Cameron re: status of medical experts (.20); preparation for Dr. Anderson deposition (2.80).	
04/26/03	Horner	9.00
	Read and analyze medical articles retrieved from Medline search (4.0); preparation of summary of articles reviewed for memorandum to L. Flatley (5.0).	
04/27/03	Culleiton	10.00
	Review and analyze Ewing background material and reports for preparation for his deposition.	
04/28/03	Bentz	1.10
	Conference with claimants' counsel regarding depositions (.1); letter to claimants' counsel regarding Anderson deposition (.2); review of issues regarding expert reliance materials (.8).	
04/28/03	Butcher	4.80
	Review of materials for Hatfield and Longo depositions.	
04/28/03	Culleiton	9.50
	Review and analyze Ewing background material, reliance materials and report (3.1); prepare Ewing deposition outline (6.4).	
04/28/03	DeMarchi Sleight	7.40
	Read and summarize cases re: increased risk of disease.	
04/28/03	Flatley	7.40
	Call with R. Senftleben (.20);	

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Date	Name	Hours
	preparation for Dr. Anderson deposition, including drafting a deposition outline (7.20).	
04/28/03	Horner	2.30
	Draft and revise report on article summaries (1.2); discussion with L. Flatley regarding results of analysis of articles (0.3); compare index of plaintiff expert Anderson with results of Medline search (0.6); prepare articles for deposition exhibits (0.2).	
04/28/03	Turkaly	2.50
	Extensive review and summary of lengthy transcripts from past depositions of ZAI Claimants' expert witness, including preparation of work-product tools to be used by attorneys in potential deposition of expert witness.	
04/29/03	Atkinson	2.80
	Reviewing files re: reliance reports materials in Barbanti (1.3); telephone calls to E. B. Ilgren, M.D. (Expert) and Library requests for science articles in connection with Dr. Ilgren's report (.7); draft letter to E. Westbrook re: correlation of materials sent on April 11 (.8).	
04/29/03	Bentz	4.30
	Meeting with K. Condo regarding Daubert issues and dispositive motions (.8); research regarding ATSDR reports (.5); preparation for Kilpatrick deposition (2.0); review of legal research regarding Daubert (.2); scheduling expert depositions (.5); work on ATSDR studies (.3).	
04/29/03	Butcher	4.30
	Review materials for depositions of Hatfield & Longo.	
04/29/03	Cameron	1.90
	Review materials relating to Betty Anderson report and telephone call with R. Finke regarding same (.8);	

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Date	Name	Hours
	telephone call with R. Finke regarding deposition schedule and issues (.5); review e-mails and correspondence (.2) and meet with J. Restivo regarding preparation for expert depositions in Atlanta (.4).	
04/29/03	Condo Research and analysis regarding legal and epidemiological support for Daubert motions.	6.00
04/29/03	Culleiton Prepare Ewing deposition outline (4.0); review Ewing background material and reliance materials (3.7); revise and edit Ewing deposition outline (3.3).	11.00
04/29/03	DeMarchi Sleight Review and summarize cases re: expert testimony of medical causation (2.8); review risk arguments (0.8).	3.60
04/29/03	Flatley Preparation for Dr. Anderson deposition at office (7.20); preparation on trip to Madison, WI (2.20).	9.40
04/29/03	Turkaly Review and organize portion of experts' reliance materials.	4.50
04/30/03	Atkinson Materials gathered for plaintiffs' expert deposition preparation (2.4); drafting letter to Mr. Westbrook re: additional reliance materials (.3); telephone calls and e-mails re: obtaining articles for Dr. E.B. Ilgren (1.0).	3.70
04/30/03	Bentz Correspondence regarding depositions (.5); preparation for expert depositions (1.2); review of legal research regarding standards for admissibility of expert testimony (2.0).	3.70
04/30/03	Butcher Review materials for Hatfield & Longo depositions.	10.50

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Date	Name		Hours
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04/30/03	Cameron	Participate in conference call with R. Finke regarding expert witness deposition issues (.7); meet with J. Restivo regarding expert deposition preparation (.3); review materials for expert depositions (.9).	1.90
04/30/03	Condo	Research and analysis regarding legal and epidemiological support for Daubert motions.	5.50
04/30/03	Culleiton	Conference with J. Restivo regarding Ewing deposition outline and report (0.8); revise and edit Ewing outline (6.1); review and analyze Ewing report and backup data (5.1).	12.00
04/30/03	DeMarchi Sleight	Read and summarize cases re: expert testimony of medical causation.	7.30
04/30/03	Flatley	Preparation for Dr. Anderson deposition (4.50); taking deposition of Dr. H. Anderson in Madison, WI (4.0); follow up on deposition, including outlining notes (2.00).	10.50
04/30/03	Restivo	Preparation for W. Ewing deposition.	4.00
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TOTAL HOURS			811.10

TIME SUMMARY	Hours		Rate		Value
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James J. Restivo Jr.	48.40	at \$	475.00	=	22,990.00
Lawrence E. Flatley	63.90	at \$	440.00	=	28,116.00
Douglas E. Cameron	84.90	at \$	430.00	=	36,507.00
James W Bentz	83.20	at \$	335.00	=	27,872.00
Kathy K. Condo	42.70	at \$	385.00	=	16,439.50
Lisa D. DeMarchi Sleight	97.80	at \$	200.00	=	19,560.00
Jayne L. Butcher	46.70	at \$	200.00	=	9,340.00
Andrew J. Muha	7.10	at \$	200.00	=	1,420.00
Joseph E. Culleiton	122.10	at \$	235.00	=	28,693.50
Rosa Copeland Miller	28.50	at \$	230.00	=	6,555.00

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Maureen L. Atkinson	51.20	at	\$	125.00	=	6,400.00
Robert H Radcliffe	5.50	at	\$	95.00	=	522.50
Christine H. Turkaly	115.00	at	\$	95.00	=	10,925.00
Daryl F. Horner	14.10	at	\$	125.00	=	1,762.50

CURRENT FEES

217,103.00

TOTAL BALANCE DUE UPON RECEIPT

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\$ 217,103.00  
=====

REED SMITH LLP  
 PO Box 360074M  
 Pittsburgh, PA 15251-6074  
 Tax ID# 25-0749630

W. R. Grace  
 5400 Broken Sound Blvd., N.W.  
 Boca Raton, FL 33487

Invoice Number 1038081  
 Invoice Date 06/03/03  
 Client Number 172573  
 Matter Number 60029

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Re: (60029) Fee Applications-Applicant

FOR PROFESSIONAL SERVICES PROVIDED THROUGH APRIL 30, 2003

Date	Name		Hours
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04/02/03	Keuler	Reviewed and revised February fee application.	.50
04/02/03	Lord	Discussion with R. Keuler re: February monthly fee application (.1); proof calculations and revise same (.8); e-file same (.6); prepare and perfect e-mail and hard service for same (.8).	2.30
04/02/03	Muha	Finalize 20th Monthly Fee Application for filing.	.50
04/14/03	Muha	Prepare summary chart for 7th Quarterly Fee Application and e-mail to Fee Auditor.	.50
04/17/03	Muha	Extensive revisions to March, 2003 DBR for incorporation into 21st Monthly Fee Application.	3.70
04/23/03	Muha	Extensive revisions to fee/expense details for 21st Monthly Fee Application.	3.10
04/24/03	Lord	Research and draft CNO for February 2003 monthly fee application.	.80
04/28/03	Muha	Review fee and expense details for 21st monthly application.	1.60

172573 W. R. Grace & Co.  
 60029 Fee Applications-Applicant  
 June 3, 2003

Invoice Number 1038081  
 Page 2

Date	Name	Hours
-----	-----	-----
04/29/03	Keuler	Reviewed and revised filings prepared by J. Lord (.10); drafted message to A. Muha re: 20th monthly application (.10). .20
04/29/03	Lord	E-mail to/from P. Lykens re: status of March monthly fee application (.1); review Fee Auditor's final report on Reed Smith Seventh Interim Fee Application (.2); e-file CNO for Reed Smith's February 2003 fee application (.4); perfect service for same (.3); prepare correspondence to R. Finke re: submission of same (.2); e-mail to A. Muha re: status of CNO (.1). 1.30
TOTAL HOURS		14.50

TIME SUMMARY	Hours	Rate	Value
-----	-----	-----	-----
Andrew J. Muha	9.40 at \$ 200.00 =		1,880.00
Richard A. Jr. Keuler	.70 at \$ 250.00 =		175.00
John B. Lord	4.40 at \$ 145.00 =		638.00
CURRENT FEES			2,693.00
TOTAL BALANCE DUE UPON RECEIPT			\$ 2,693.00

REED SMITH LLP  
PO Box 360074M  
Pittsburgh, PA 15251-6074  
Tax ID# 25-0749630

W.R Grace & Co.  
One Town Center Road  
Boca Raton, FL 33486

Invoice Number 1038082  
Invoice Date 06/03/03  
Client Number 172573

=====

Re: W. R. Grace & Co.

(60026) Litigation and Litigation Consulting

Expenses 1,570.66

TOTAL BALANCE DUE UPON RECEIPT \$ 1,570.66  
=====



REED SMITH LLP  
PO Box 360074M  
Pittsburgh, PA 15251-6074  
Tax ID# 25-0749630

W.R Grace & Co.  
One Town Center Road  
Boca Raton, FL 33486

Invoice Number 1038082  
Invoice Date 06/03/03  
Client Number 172573  
Matter Number 60026

=====

Re: Litigation and Litigation Consulting

FOR COSTS ADVANCED AND EXPENSES INCURRED:

Telephone Expense	3.99
Dialog Data Base Expense	161.63
Documentation Charge	18.89
Duplicating/Printing	494.50
Postage Expense	6.31
Courier Service	7.50
Courier Service - Outside	367.34
Air Travel Expense	476.50
Mileage Expense	34.00

CURRENT EXPENSES 1,570.66

TOTAL BALANCE DUE UPON RECEIPT \$ 1,570.66

=====

REED SMITH LLP  
 PO Box 360074M  
 Pittsburgh, PA 15251-6074  
 Tax ID# 25-0749630

W.R Grace & Co.  
 One Town Center Road  
 Boca Raton, FL 33486

Invoice Number 1038082  
 Invoice Date 06/03/03  
 Client Number 172573  
 Matter Number 60026

=====

Re: (60026) Litigation and Litigation Consulting

FOR COSTS ADVANCED AND EXPENSES INCURRED:

04/01/03	ATTY # 0885: 1 COPIES	.15
04/02/03	ATTY # 0701: 13 COPIES	1.95
04/02/03	ATTY # 0885: 2 COPIES	.30
04/02/03	ATTY # 0856: 1 COPIES	.15
04/02/03	ATTY # 0701: 26 COPIES	3.90
04/02/03	ATTY # 3593; 263 COPIES	39.45
04/03/03	ATTY # 0559: 1 COPIES	.15
04/03/03	ATTY # 0559: 1 COPIES	.15
04/03/03	ATTY # 0718; 7 COPIES	1.05
04/04/03	Postage Expense	2.90
04/04/03	ATTY # 0885: 2 COPIES	.30
04/04/03	ATTY # 0396: 1 COPIES	.15
04/04/03	ATTY # 0396: 1 COPIES	.15
04/04/03	ATTY # 1911; 248 COPIES	24.80
04/04/03	561-362-1583/BOCA RATON, FL/4	.23
04/07/03	ATTY # 0885: 2 COPIES	.30
04/07/03	PARCELS 04/02/03 16078 J.LORD	7.50
04/08/03	ATTY # 0885: 4 COPIES	.60

172573 W. R. Grace & Co.  
 60026 Litigation and Litigation Consulting  
 June 3, 2003

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 Page 2

04/08/03	RESTIVO/JAMES J 11APR PIT PHL PIT-coach-class airfare for attendance at Omnibus Hearing in Wilmington, DE.	476.50
04/09/03	ATTY # 0693; 100 COPIES	15.00
04/10/03	ATTY # 0885: 3 COPIES	.45
04/10/03	ATTY # 0885: 3 COPIES	.45
04/10/03	ATTY # 0885: 3 COPIES	.45
04/11/03	ATTY # 0701: 30 COPIES	4.50
04/11/03	ATTY # 0885: 4 COPIES	.60
04/11/03	ATTY # 0885: 3 COPIES	.45
04/11/03	ATTY # 0885: 1 COPIES	.15
04/14/03	Mileage Expense - - VENDOR: JAMES J. RESTIVO, JR. TRIP TO PHILADELPHIA 4/11-4/13/03 (ATTENDANCE AT OMNIBUS HEARING N WILMINGTON).	34.00
04/14/03	ATTY # 0504; 7 COPIES	1.05
04/14/03	ATTY # 0349: 3 COPIES	.45
04/14/03	ATTY # 0885: 1 COPIES	.15
04/14/03	ATTY # 0710: 2 COPIES	.30
04/15/03	ATTY # 0885: 3 COPIES	.45
04/15/03	ATTY # 0885: 2 COPIES	.30
04/16/03	ATTY # 0349: 1 COPIES	.15
04/16/03	ATTY # 0349: 2 COPIES	.30
04/16/03	ATTY # 0349: 9 COPIES	1.35
04/17/03	Documentation Charge Expense - - VENDOR: ALL-STATE INTERNATIONAL INC TABS	3.00
04/17/03	561-362-1533/BOCA RATON, FL/50	2.85
04/17/03	610-525-5960/BRYN MAWR, PA/2	.12
04/17/03	302-571-6703/WILMINGTON, DE/11	.68

172573 W. R. Grace & Co.  
 60026 Litigation and Litigation Consulting  
 June 3, 2003

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04/18/03	ATTY # 0856: 1 COPIES	.15
04/21/03	ATTY # 0693; 322 COPIES	48.30
04/21/03	ATTY # 0693; 13 COPIES	1.95
04/21/03	ATTY # 0693: 124 COPIES	18.60
04/22/03	Postage Expense	.60
04/22/03	ATTY # 0701; 1 COPIES	.15
04/22/03	ATTY # 0504; 48 COPIES	4.80
04/22/03	ATTY # 0693: 49 COPIES	7.35
04/22/03	ATTY # 0693: 15 COPIES	2.25
04/22/03	ATTY # 0693: 2 COPIES	.30
04/22/03	ATTY # 0693: 204 COPIES	30.60
04/22/03	ATTY # 0396: 1 COPIES	.15
04/22/03	ATTY # 0693: 3 COPIES	.45
04/23/03	ATTY # 0885: 1 COPIES	.15
04/23/03	ATTY # 0693: 27 COPIES	4.05
04/23/03	ATTY # 0693: 8 COPIES	1.20
04/23/03	ATTY # 0693: 17 COPIES	2.55
04/23/03	ATTY # 0349: 3 COPIES	.45
04/23/03	ATTY # 0693: 7 COPIES	1.05
04/23/03	ATTY # 0693: 17 COPIES	2.55
04/23/03	ATTY # 0693: 17 COPIES	2.55
04/23/03	ATTY # 0349: 1 COPIES	.15
04/23/03	ATTY # 0885: 1 COPIES	.15
04/23/03	ATTY # 0693: 17 COPIES	2.55
04/23/03	ATTY # 0504; 74 COPIES	7.40
04/24/03	ATTY # 0693: 9 COPIES	1.35

172573 W. R. Grace & Co.  
 60026 Litigation and Litigation Consulting  
 June 3, 2003

Invoice Number 1038082  
 Page 4

04/24/03	ATTY # 0885: 5 COPIES	.75
04/24/03	ATTY # 0349; 142 COPIES	21.30
04/25/03	Postage Expense	.60
04/25/03	ATTY # 0396: 1 COPIES	.15
04/25/03	ATTY # 0693: 27 COPIES	4.05
04/25/03	ATTY # 0693: 15 COPIES	2.25
04/25/03	ATTY # 0693: 28 COPIES	4.20
04/25/03	ATTY # 0693: 28 COPIES	4.20
04/25/03	ATTY # 0693: 16 COPIES	2.40
04/28/03	PACER CHARGES FOR MARCH, 2003- Documentation Charge - - VENDOR: PACER SERVICE CENTER	15.89
04/29/03	ATTY # 0504; 2028 COPIES	202.80
04/29/03	ATTY # 0718; 7 COPIES	1.05
04/29/03	ATTY # 0349: 2 COPIES	.30
04/29/03	ATTY # 0349: 1 COPIES	.15
04/29/03	ATTY # 0693: 4 COPIES	.60
04/29/03	ATTY # 0693: 16 COPIES	2.40
04/30/03	Postage Expense	2.21
04/30/03	ATTY # 0349; 6 COPIES	.90
04/30/03	Courier Service - Outside - - VENDOR: ON SITE SOURCING INC SHIPPING CHARGES NOT PAID ON ORIGINAL INVOICE.	367.34
04/30/03	703-276-1123/ARLINGTON, VA/1	.11
04/30/03	Dialog Data Base Expense	21.00
04/30/03	Dialog Data Base Expense	95.76
04/30/03	Dialog Data Base Expense	44.87
04/30/03	ATTY # 0693: 19 COPIES	2.85
04/30/03	ATTY # 0349: 2 COPIES	.30

172573 W. R. Grace & Co.  
60026 Litigation and Litigation Consulting  
June 3, 2003

Invoice Number 1038082  
Page 5

04/30/03	ATTY # 0396: 1 COPIES	.15
04/30/03	ATTY # 0693: 16 COPIES	2.40

CURRENT EXPENSES	1,570.66
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TOTAL BALANCE DUE UPON RECEIPT	\$ 1,570.66
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=====

REED SMITH LLP  
PO Box 360074M  
Pittsburgh, PA 15251-6074  
Tax ID# 25-0749630

W. R. Grace  
5400 Broken Sound Blvd., N.W.  
Boca Raton, FL 33487

Invoice Number 1038088  
Invoice Date 06/03/03  
Client Number 172573

=====

Re: W. R. Grace & Co.

(60028) ZAI Science Trial

Expenses

17,840.62

TOTAL BALANCE DUE UPON RECEIPT

\$ 17,840.62

=====

REED SMITH LLP  
 PO Box 360074M  
 Pittsburgh, PA 15251-6074  
 Tax ID# 25-0749630

W. R. Grace  
 5400 Broken Sound Blvd., N.W.  
 Boca Raton, FL 33487

Invoice Number 1038088  
 Invoice Date 06/03/03  
 Client Number 172573  
 Matter Number 60028

=====

Re: ZAI Science Trial

FOR COSTS ADVANCED AND EXPENSES INCURRED:

Color Printing	19.80
Binding Charge	12.00
Telephone Expense	47.07
Duplicating/Printing	1,922.95
Westlaw	45.65
Postage Expense	45.12
Courier Service	155.87
Transcript Expense	403.00
Courier Service - Outside	198.63
Outside Duplicating	11,708.04
Meal Expense	154.87
Lexis	734.00
Westlaw	2,393.62

CURRENT EXPENSES 17,840.62

TOTAL BALANCE DUE UPON RECEIPT \$ 17,840.62

=====



REED SMITH LLP  
 PO Box 360074M  
 Pittsburgh, PA 15251-6074  
 Tax ID# 25-0749630

W. R. Grace  
 5400 Broken Sound Blvd., N.W.  
 Boca Raton, FL 33487

Invoice Number 1038088  
 Invoice Date 06/03/03  
 Client Number 172573  
 Matter Number 60028

=====

Re: (60028) ZAI Science Trial

FOR COSTS ADVANCED AND EXPENSES INCURRED:

04/01/03	ATTY # 0885: 2 COPIES	.30
04/01/03	ATTY # 0885: 2 COPIES	.30
04/01/03	ATTY # 0885: 2 COPIES	.30
04/01/03	ATTY # 0559: 2 COPIES	.30
04/01/03	ATTY # 0559: 2 COPIES	.30
04/01/03	ATTY # 0856: 2 COPIES	.30
04/01/03	ATTY # 0856: 2 COPIES	.30
04/01/03	ATTY # 0559: 2 COPIES	.30
04/01/03	ATTY # 0559: 3 COPIES	.45
04/01/03	ATTY # 0856: 2 COPIES	.30
04/01/03	ATTY # 0856: 1 COPIES	.15
04/01/03	ATTY # 0559: 3 COPIES	.45
04/01/03	ATTY # 0349: 3 COPIES	.45
04/01/03	ATTY # 0885: 8 COPIES	1.20
04/01/03	ATTY # 0856: 2 COPIES	.30
04/01/03	ATTY # 0856: 2 COPIES	.30
04/01/03	ATTY # 0856: 2 COPIES	.30
04/01/03	ATTY # 0856: 2 COPIES	.30

172573 W. R. Grace & Co.  
 60028 ZAI Science Trial  
 June 3, 2003

Invoice Number 1038088  
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04/01/03	ATTY # 0885: 2 COPIES	.30
04/01/03	ATTY # 0559: 2 COPIES	.30
04/01/03	ATTY # 0559: 3 COPIES	.45
04/01/03	ATTY # 0349: 6 COPIES	.90
04/01/03	ATTY # 0856; 9 COPIES	1.35
04/01/03	Courier Service UPS	10.83
04/01/03	Courier Service UPS	9.52
04/01/03	Courier Service UPS	.60
04/02/03	Transcript Expense - - VENDOR: DECKLIN, INC. DEPO. OF RAND T. HATCH 3/12/03	403.00
04/02/03	Postage Expense	1.75
04/02/03	Postage Expense	12.20
04/02/03	Postage Expense	7.35
04/02/03	Postage Expense	.60
04/02/03	Postage Expense	1.48
04/02/03	Postage Expense	.37
04/02/03	ATTY # 0885: 3 COPIES	.45
04/02/03	ATTY # 0885: 3 COPIES	.45
04/02/03	ATTY # 0885: 1 COPIES	.15
04/02/03	ATTY # 0885: 4 COPIES	.60
04/02/03	ATTY # 0559: 4 COPIES	.60
04/02/03	ATTY # 0885: 1 COPIES	.15
04/02/03	ATTY # 0559: 4 COPIES	.60
04/02/03	ATTY # 0885: 2 COPIES	.30
04/02/03	ATTY # 0856: 1 COPIES	.15
04/02/03	ATTY # 0885: 2 COPIES	.30
04/02/03	ATTY # 0885: 1 COPIES	.15

172573 W. R. Grace & Co.  
60028 ZAI Science Trial  
June 3, 2003

Invoice Number 1038088  
Page 3

04/02/03	ATTY # 0856; 1369 COPIES	136.90
04/02/03	ATTY # 0559; 75 COPIES	11.25
04/02/03	ATTY # 0885; 7 COPIES	1.05
04/02/03	ATTY # 0885; 18 COPIES	2.70
04/02/03	Westlaw -Legal research of issues relating to defense of Debtors in the Science Trial	45.65
04/02/03	407-239-4200/REEDYCREEK, FL/18	1.03
04/02/03	561-362-1533/BOCA RATON, FL/22	1.25
04/02/03	561-362-1533/BOCA RATON, FL/18	1.08
04/03/03	ATTY # 0349: 9 COPIES	1.35
04/03/03	ATTY # 0349: 4 COPIES	.60
04/03/03	ATTY # 0349: 9 COPIES	1.35
04/03/03	ATTY # 0559: 1 COPIES	.15
04/03/03	ATTY # 0885: 2 COPIES	.30
04/03/03	ATTY # 0885: 1 COPIES	.15
04/03/03	ATTY # 0349: 4 COPIES	.60
04/03/03	ATTY # 0349: 9 COPIES	1.35
04/03/03	ATTY # 0885: 1 COPIES	.15
04/03/03	ATTY # 0349: 3 COPIES	.45
04/04/03	Courier Service - Outside - - VENDOR: AL STILES 3/25/03 - D. CAMERON TO RJ LEE GROUP INC. 350 HOCHBERG ROAD, MONROEVILLE, PA 15146	24.00
04/04/03	Courier Service - Outside - - VENDOR: AL STILES 3/28/03 M. ATKINSON TO RJ LEE GROUP INC. 350 HOCHBERG ROAD, MONROEVILLE, PA 15146	24.00
04/04/03	Postage Expense	.74
04/04/03	ATTY # 0396: 7 COPIES	1.05
04/04/03	ATTY # 0559: 4 COPIES	.60
04/04/03	ATTY # 0856: 18 COPIES	2.70

172573 W. R. Grace & Co.  
 60028 ZAI Science Trial  
 June 3, 2003

Invoice Number 1038088  
 Page 4

04/04/03	ATTY # 0559: 5 COPIES	.75
04/04/03	ATTY # 0396: 6 COPIES	.90
04/04/03	ATTY # 0396: 6 COPIES	.90
04/04/03	ATTY # 0856: 2 COPIES	.30
04/04/03	ATTY # 0885: 5 COPIES	.75
04/04/03	ATTY # 0559: 1 COPIES	.15
04/04/03	ATTY # 0396: 2 COPIES	.30
04/04/03	Courier Service UPS	18.68
04/04/03	ATTY # 0701; 76 COPIES	11.40
04/04/03	ATTY # 0396; 66 COPIES	9.90
04/04/03	ATTY # 0396; 10 COPIES	1.50
04/04/03	ATTY # 0856; 95 COPIES	14.25
04/04/03	ATTY # 0856; 31 COPIES	4.65
04/04/03	ATTY # 0885; 6 COPIES	.90
04/04/03	ATTY # 0559; 10 COPIES	1.50
04/04/03	ATTY # 0856; 30 COPIES	4.50
04/04/03	ATTY # 0504; 136 COPIES	20.40
04/04/03	ATTY # 0559; 2 COPIES	.30
04/04/03	ATTY # 0396; 1 COPIES	.15
04/04/03	ATTY # 0559; 12 COPIES	1.80
04/04/03	ATTY # 0885; 9 COPIES	1.35
04/04/03	561-362-1583/BOCA RATON, FL/2	.11
04/04/03	Lexis-Legal research of issues relating to defense of Debtors in the Science Trial	734.00
04/04/03	Westlaw-Legal research of issues relating to defense of Debtors in the Science Trial	312.98
04/04/03	703-729-8543/LEESBURG, VA/1	.11

172573 W. R. Grace & Co.  
 60028 ZAI Science Trial  
 June 3, 2003

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04/04/03	ATTY # 0396: 1 COPIES	.15
04/04/03	561-362-1533/BOCA RATON, FL/6	.40
04/04/03	561-362-1533/BOCA RATON, FL/6	.34
04/04/03	561-362-1533/BOCA RATON, FL/8	.46
04/04/03	561-362-1533/BOCA RATON, FL/12	.74
04/04/03	561-362-1533/BOCA RATON, FL/14	.80
04/04/03	561-362-1533/BOCA RATON, FL/24	1.43
04/04/03	561-362-1551/BOCA RATON, FL/2	.11
04/04/03	Courier Service UPS	8.56
04/06/03	561-482-2257/BOCA RATON, FL/60	3.48
04/07/03	Postage Expense	.74
04/07/03	ATTY # 0559; 221 COPIES	33.15
04/07/03	ATTY # 0885; 361 COPIES	36.10
04/07/03	ATTY # 0559; 20 COPIES	3.00
04/07/03	ATTY # 0856; 17 COPIES	2.55
04/07/03	ATTY # 0856; 7 COPIES	1.05
04/07/03	ATTY # 0349; 60 COPIES	9.00
04/07/03	ATTY # 0885; 8 COPIES	1.20
04/07/03	ATTY # 0559; 6 COPIES	.90
04/07/03	ATTY # 0856; 307 COPIES	30.70
04/07/03	ATTY # 0885; 258 COPIES	25.80
04/07/03	ATTY # 0885; 3 COPIES	.45
04/07/03	ATTY # 0856; 9 COPIES	1.35
04/07/03	ATTY # 0856; 74 COPIES	11.10
04/07/03	ATTY # 0856; 4 COPIES	.60
04/07/03	Courier Service UPS	14.46

172573 W. R. Grace & Co.  
 60028 ZAI Science Trial  
 June 3, 2003

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04/07/03	Courier Service UPS	15.73
04/07/03	ATTY # 0885: 2 COPIES	.30
04/07/03	ATTY # 0856: 3 COPIES	.45
04/07/03	ATTY # 0885: 2 COPIES	.30
04/07/03	ATTY # 0885: 3 COPIES	.45
04/07/03	ATTY # 0885: 2 COPIES	.30
04/07/03	ATTY # 0885: 2 COPIES	.30
04/07/03	ATTY # 0349: 39 COPIES	5.85
04/07/03	ATTY # 0349: 1 COPIES	.15
04/07/03	ATTY # 0396: 1 COPIES	.15
04/07/03	ATTY # 0885: 2 COPIES	.30
04/07/03	ATTY # 4219: 4 COPIES	.60
04/07/03	ATTY # 0885: 2 COPIES	.30
04/07/03	ATTY # 0349: 2 COPIES	.30
04/07/03	ATTY # 0856: 2 COPIES	.30
04/07/03	ATTY # 0885: 3 COPIES	.45
04/07/03	ATTY # 0856: 6 COPIES	.90
04/07/03	ATTY # 0349: 12 COPIES	1.80
04/07/03	ATTY # 0349: 1 COPIES	.15
04/07/03	ATTY # 0856: 2 COPIES	.30
04/07/03	ATTY # 0856: 2 COPIES	.30
04/07/03	ATTY # 0885: 2 COPIES	.30
04/07/03	ATTY # 0885: 2 COPIES	.30
04/07/03	ATTY # 0349: 1 COPIES	.15
04/07/03	561-362-1533/BOCA RATON, FL/23	1.31
04/07/03	561-362-1551/BOCA RATON, FL/6	.34

172573 W. R. Grace & Co.  
 60028 ZAI Science Trial  
 June 3, 2003

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04/07/03	561-362-1533/BOCA RATON, FL/3	.17
04/07/03	561-362-1533/BOCA RATON, FL/3	.17
04/07/03	561-362-1533/BOCA RATON, FL/11	.63
04/07/03	Courier Service UPS	2.43
04/08/03	Postage Expense	1.48
04/08/03	ATTY # 0559; 50 COPIES	7.50
04/08/03	ATTY # 0559; 112 COPIES	11.20
04/08/03	ATTY # 0856; 3 COPIES	.45
04/08/03	ATTY # 0559; 946 COPIES	94.60
04/08/03	ATTY # 0885; 11 COPIES	1.65
04/08/03	ATTY # 0885: 1 COPIES	.15
04/08/03	ATTY # 0885: 2 COPIES	.30
04/08/03	ATTY # 0885: 1 COPIES	.15
04/08/03	ATTY # 0885: 2 COPIES	.30
04/08/03	ATTY # 0885: 2 COPIES	.30
04/08/03	ATTY # 0856: 5 COPIES	.75
04/08/03	ATTY # 0856: 5 COPIES	.75
04/08/03	ATTY # 0856: 8 COPIES	1.20
04/08/03	ATTY # 0856: 7 COPIES	1.05
04/08/03	ATTY # 0856: 8 COPIES	1.20
04/08/03	ATTY # 0885: 2 COPIES	.30
04/08/03	ATTY # 0349: 82 COPIES	12.30
04/08/03	ATTY # 0885: 2 COPIES	.30
04/08/03	ATTY # 0885: 2 COPIES	.30
04/08/03	ATTY # 0349: 15 COPIES	2.25
04/08/03	ATTY # 0349: 57 COPIES	8.55

172573 W. R. Grace & Co.  
 60028 ZAI Science Trial  
 June 3, 2003

Invoice Number 1038088  
 Page 8

04/08/03	Westlaw-Legal research of issues relating to defense of Debtors in the Science Trial	195.90
04/08/03	609-514-5945/PRINCETON, NJ/3	.17
04/08/03	561-362-1551/BOCA RATON, FL/9	.51
04/08/03	561-362-1551/BOCA RATON, FL/4	.23
04/08/03	973-530-2045/ORANGE, NJ/2	.11
04/08/03	843-727-6500/CHARLESTON, SC/2	.11
04/09/03	Postage Expense	1.06
04/09/03	ATTY # 0856: 8 COPIES	1.20
04/09/03	ATTY # 0885: 3 COPIES	.45
04/09/03	ATTY # 0885: 3 COPIES	.45
04/09/03	ATTY # 0559: 1 COPIES	.15
04/09/03	ATTY # 0885: 2 COPIES	.30
04/09/03	ATTY # 0885: 3 COPIES	.45
04/09/03	ATTY # 0856: 9 COPIES	1.35
04/09/03	ATTY # 0856: 10 COPIES	1.50
04/09/03	ATTY # 0559: 2 COPIES	.30
04/09/03	ATTY # 0559: 4 COPIES	.60
04/09/03	ATTY # 0349: 5 COPIES	.75
04/09/03	ATTY # 0349: 2 COPIES	.30
04/09/03	ATTY # 0349: 10 COPIES	1.50
04/09/03	ATTY # 0349: 60 COPIES	9.00
04/09/03	ATTY # 0856: 10 COPIES	1.50
04/09/03	ATTY # 0856: 9 COPIES	1.35
04/09/03	ATTY # 0559: 1 COPIES	.15
04/09/03	ATTY # 0559: 2 COPIES	.30
04/09/03	ATTY # 0559: 4 COPIES	.60



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04/09/03	ATTY # 0349: 12 COPIES	1.80
04/09/03	ATTY # 0885: 3 COPIES	.45
04/09/03	ATTY # 0856: 10 COPIES	1.50
04/09/03	ATTY # 0349: 79 COPIES	11.85
04/09/03	ATTY # 0349: 21 COPIES	3.15
04/09/03	ATTY # 0856: 18 COPIES	2.70
04/09/03	ATTY # 0885: 2 COPIES	.30
04/09/03	ATTY # 0856: 8 COPIES	1.20
04/09/03	ATTY # 0559: 16 COPIES	2.40
04/09/03	ATTY # 0559: 2 COPIES	.30
04/09/03	ATTY # 0559: 3 COPIES	.45
04/09/03	ATTY # 0885: 2 COPIES	.30
04/09/03	ATTY # 0559: 4 COPIES	.60
04/09/03	ATTY # 0349: 6 COPIES	.90
04/09/03	ATTY # 0856: 16 COPIES	2.40
04/09/03	ATTY # 0559; 78 COPIES	11.70
04/09/03	ATTY # 0559; 9 COPIES	1.35
04/09/03	ATTY # 0710; 189 COPIES	28.35
04/09/03	ATTY # 0558; 2 COPIES	.30
04/09/03	ATTY # 0856; 28 COPIES	2.80
04/09/03	Westlaw-Legal research of issues relating to defense of Debtors in the Science Trial	321.69
04/09/03	Westlaw-Legal research of issues relating to defense of Debtors in the Science Trial	456.76
04/09/03	410-531-4210/COLUMBIA, MD/81	4.62
04/09/03	858-454-5456/LA JOLLA, CA/74	4.28
04/09/03	Color Printing	19.80

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04/09/03	561-482-2257/BOCA RATON, FL/10	.63
04/09/03	561-362-1533/BOCA RATON, FL/9	.51
04/09/03	724-325-1776/EXPORT, PA/3	.28
04/10/03	ATTY # 0856: 11 COPIES	1.65
04/10/03	ATTY # 1911: 4 COPIES	.60
04/10/03	ATTY # 0856: 37 COPIES	5.55
04/10/03	ATTY # 0885: 1 COPIES	.15
04/10/03	ATTY # 0856: 18 COPIES	2.70
04/10/03	ATTY # 0856: 9 COPIES	1.35
04/10/03	ATTY # 0856: 15 COPIES	2.25
04/10/03	ATTY # 0856: 9 COPIES	1.35
04/10/03	ATTY # 0856: 16 COPIES	2.40
04/10/03	ATTY # 0856: 7 COPIES	1.05
04/10/03	ATTY # 0856: 7 COPIES	1.05
04/10/03	ATTY # 0885: 2 COPIES	.30
04/10/03	ATTY # 0856: 16 COPIES	2.40
04/10/03	561-362-1583/BOCA RATON, FL/6	.40
04/10/03	561-362-1583/BOCA RATON, FL/9	.51
04/10/03	ATTY # 1911; 196 COPIES	19.60
04/10/03	ATTY # 0559; 2 COPIES	.30
04/10/03	ATTY # 0856; 808 COPIES	80.80
04/10/03	ATTY # 0559; 27 COPIES	4.05
04/10/03	ATTY # 0559; 3 COPIES	.45
04/10/03	ATTY # 0559; 38 COPIES	5.70
04/10/03	ATTY # 0559; 12 COPIES	1.80
04/10/03	ATTY # 0856; 22 COPIES	3.30

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04/10/03	ATTY # 0885; 21 COPIES	3.15
04/10/03	ATTY # 0559; 2 COPIES	.30
04/10/03	ATTY # 0559; 8 COPIES	1.20
04/10/03	312-861-2000/CHICAGO, IL/2	.11
04/10/03	703-624-6561/ARLINGTON, VA/2	.11
04/10/03	561-362-1533/BOCA RATON, FL/15	.86
04/10/03	561-362-1533/BOCA RATON, FL/4	.29
04/10/03	561-362-1533/BOCA RATON, FL/36	2.11
04/10/03	561-362-1533/BOCA RATON, FL/31	1.77
04/10/03	561-362-1533/BOCA RATON, FL/5	.29
04/11/03	Outside Duplicating - - VENDOR: IKON OFFICE SOLUTIONS, INC. DOCUMENT PRODUCTION/TABS-copies of several boxes of Debtor's experts materials produced to the ZAI claimants.	10790.95
04/11/03	Outside Duplicating Expense - - VENDOR: NEW MEDIA, INC. M. ATKINSON - VHS DUBS: VERMICULITE; KING RENOVATION; ZONOLITE 5 PROGRAMS; VERMICULITE EDITED; VERMICULITE UNEDITED; FACE LABEL AND CARDBOARD SLEEVE	80.73
04/11/03	Postage Expense	1.48
04/11/03	ATTY # 0885: 1 COPIES	.15
04/11/03	ATTY # 0885: 1 COPIES	.15
04/11/03	ATTY # 0885: 3 COPIES	.45
04/11/03	ATTY # 0885: 1 COPIES	.15
04/11/03	ATTY # 0885: 2 COPIES	.30
04/11/03	ATTY # 0885: 3 COPIES	.45
04/11/03	ATTY # 0885: 4 COPIES	.60
04/11/03	ATTY # 0885: 1 COPIES	.15
04/11/03	ATTY # 0885: 1 COPIES	.15
04/11/03	ATTY # 0885: 1 COPIES	.15

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04/11/03	ATTY # 0885: 1 COPIES	.15
04/11/03	ATTY # 0885: 2 COPIES	.30
04/11/03	ATTY # 0856: 18 COPIES	2.70
04/11/03	ATTY # 0856: 22 COPIES	3.30
04/11/03	ATTY # 0885: 1 COPIES	.15
04/11/03	ATTY # 4219: 4 COPIES	.60
04/11/03	ATTY # 0559: 1 COPIES	.15
04/11/03	ATTY # 0559: 21 COPIES	3.15
04/11/03	ATTY # 0856: 36 COPIES	5.40
04/11/03	561-362-1583/BOCA RATON, FL/1	.11
04/11/03	ATTY # 0856; 641 COPIES	64.10
04/11/03	ATTY # 0856; 43 COPIES	6.45
04/11/03	ATTY # 1911; 10 COPIES	1.50
04/11/03	ATTY # 0856; 10 COPIES	1.50
04/11/03	ATTY # 0701; 85 COPIES	12.75
04/11/03	ATTY # 0885; 6 COPIES	.90
04/11/03	ATTY # 0885; 7 COPIES	1.05
04/11/03	ATTY # 1274; 174 COPIES	17.40
04/11/03	ATTY # 0559; 30 COPIES	4.50
04/11/03	ATTY # 1911; 159 COPIES	15.90
04/11/03	843-727-6513/CHARLESTON, SC/1	.11
04/11/03	843-216-9450/MTPLEASANT, SC/3	.17
04/11/03	215-851-8100/PHILA, PA/2	.12
04/12/03	ATTY # 0856: 34 COPIES	5.10
04/12/03	ATTY # 0856: 18 COPIES	2.70
04/12/03	ATTY # 0856: 36 COPIES	5.40

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04/12/03	ATTY # 0856: 36 COPIES	5.40
04/12/03	ATTY # 0856: 18 COPIES	2.70
04/12/03	ATTY # 0885; 5 COPIES	.75
04/12/03	ATTY # 0885; 13 COPIES	1.95
04/12/03	ATTY # 1911; 2 COPIES	.30
04/12/03	ATTY # 1911; 3 COPIES	.45
04/12/03	ATTY # 0885: 1 COPIES	.15
04/12/03	ATTY # 0885: 1 COPIES	.15
04/12/03	ATTY # 0885: 1 COPIES	.15
04/12/03	ATTY # 0885: 2 COPIES	.30
04/12/03	ATTY # 0885: 4 COPIES	.60
04/12/03	ATTY # 0885: 2 COPIES	.30
04/12/03	ATTY # 0885: 2 COPIES	.30
04/12/03	ATTY # 0885: 2 COPIES	.30
04/12/03	ATTY # 0885: 1 COPIES	.15
04/12/03	ATTY # 0856: 18 COPIES	2.70
04/12/03	ATTY # 0856: 72 COPIES	10.80
04/12/03	ATTY # 0856: 1 COPIES	.15
04/12/03	ATTY # 0856: 18 COPIES	2.70
04/13/03	ATTY # 0856: 36 COPIES	5.40
04/14/03	Postage Expense	1.48
04/14/03	ATTY # 1911; 7 COPIES	1.05
04/14/03	ATTY # 0885; 1 COPIES	.15
04/14/03	ATTY # 0349; 4 COPIES	.60
04/14/03	ATTY # 4219: 4 COPIES	.60
04/14/03	ATTY # 4219: 4 COPIES	.60

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04/14/03	ATTY # 1911: 8 COPIES	1.20
04/14/03	ATTY # 0885: 2 COPIES	.30
04/14/03	ATTY # 0885: 2 COPIES	.30
04/14/03	Westlaw-Legal research of issues relating to defense of Debtors in the Science Trial	281.38
04/14/03	Westlaw-Legal research of issues relating to defense of Debtors in the Science Trial	253.95
04/14/03	Courier Service UPS	22.02
04/14/03	561-362-1533/BOCA RATON, FL/11	.68
04/14/03	561-362-1583/BOCA RATON, FL/7	.46
04/14/03	561-362-1533/BOCA RATON, FL/3	.17
04/14/03	561-362-1533/BOCA RATON, FL/65	3.76
04/15/03	Outside Video Duplicating Expense - - VENDOR: NEW MEDIA, INC. M. ATKINSON -DUBS OF VIDEOTAPES RELATING TO EXPOSURE STUDIES.	239.79
04/15/03	Postage Expense	1.48
04/15/03	ATTY # 0856; 61 COPIES	9.15
04/15/03	ATTY # 0856; 342 COPIES	34.20
04/15/03	Courier Service UPS	33.50
04/15/03	ATTY # 0885: 1 COPIES	.15
04/15/03	ATTY # 0885: 2 COPIES	.30
04/15/03	ATTY # 0885: 5 COPIES	.75
04/15/03	ATTY # 0885: 2 COPIES	.30
04/15/03	ATTY # 0885: 2 COPIES	.30
04/15/03	ATTY # 0885: 3 COPIES	.45
04/15/03	ATTY # 0885: 9 COPIES	1.35
04/15/03	ATTY # 0885: 2 COPIES	.30
04/15/03	ATTY # 0885: 2 COPIES	.30

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04/15/03	ATTY # 0885: 2 COPIES	.30
04/15/03	ATTY # 0885: 8 COPIES	1.20
04/15/03	ATTY # 4219: 5 COPIES	.75
04/15/03	ATTY # 4219: 4 COPIES	.60
04/15/03	ATTY # 4219: 4 COPIES	.60
04/15/03	ATTY # 0885: 5 COPIES	.75
04/15/03	ATTY # 4219: 4 COPIES	.60
04/15/03	ATTY # 0856: 2 COPIES	.30
04/15/03	ATTY # 0856: 18 COPIES	2.70
04/15/03	ATTY # 1911: 17 COPIES	2.55
04/15/03	ATTY # 0856: 1 COPIES	.15
04/15/03	ATTY # 0885: 4 COPIES	.60
04/15/03	ATTY # 4219: 5 COPIES	.75
04/15/03	ATTY # 1911: 17 COPIES	2.55
04/15/03	561-362-1583/BOCA RATON, FL/7	.46
04/15/03	561-362-1583/BOCA RATON, FL/13	.74
04/15/03	561-362-1533/BOCA RATON, FL/7	.40
04/15/03	561-362-1533/BOCA RATON, FL/2	.17
04/15/03	561-362-1533/BOCA RATON, FL/7	.40
04/15/03	561-362-1533/BOCA RATON, FL/2	.17
04/15/03	561-362-1551/BOCA RATON, FL/26	1.54
04/15/03	561-362-1533/BOCA RATON, FL/13	.80
04/15/03	843-216-6509/MTPLEASANT, SC/9	.57
04/15/03	561-362-1533/BOCA RATON, FL/8	.51
04/15/03	561-362-1583/BOCA RATON, FL/3	.23
04/15/03	561-362-1583/BOCA RATON, FL/7	.40

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04/15/03	561-362-1583/BOCA RATON, FL/7	.40
04/16/03	ATTY # 0349: 25 COPIES	3.75
04/16/03	ATTY # 0349: 28 COPIES	4.20
04/16/03	ATTY # 0349: 1 COPIES	.15
04/16/03	ATTY # 0349: 28 COPIES	4.20
04/16/03	ATTY # 0349: 25 COPIES	3.75
04/16/03	ATTY # 0559: 1 COPIES	.15
04/16/03	ATTY # 0349; 18 COPIES	2.70
04/16/03	ATTY # 0856; 94 COPIES	9.40
04/16/03	ATTY # 0349; 80 COPIES	12.00
04/16/03	561-362-1551/BOCA RATON, FL/5	.29
04/17/03	Courier Service - Outside - - VENDOR: FEDERAL EXPRESS CORP 3/31/03 - FEDEX PACKAGE TO W. HUGHSON, 1825 CASTELLANA RD., LA JOLLA, CA	49.43
04/17/03	Courier Service - Outside - - VENDOR: FEDERAL EXPRESS CORP 4/2/03 - FEDEX PACKAGE TO E. WESTBROOK, RICHARDSON PATRICK WESTBROOK, 1037 CHUCK DAWLAY BLVD., BLDG A, MOUNT PLEASANT, SC	11.82
04/17/03	Outside Duplicating - - VENDOR: ALL-STATE INTERNATIONAL INC TABS--TABS FOR MATERIALS PRODUCED TO CLAIMANTS.	269.64
04/17/03	Outside Duplicating Expense - - VENDOR: ALL-STATE INTERNATIONAL INC TABS--TABS FOR MATERIALS PRODUCED TO CLAIMANTS.	148.30
04/17/03	ATTY # 4219: 4 COPIES	.60
04/17/03	ATTY # 0504: 16 COPIES	2.40
04/17/03	ATTY # 4219: 4 COPIES	.60
04/17/03	ATTY # 4219: 4 COPIES	.60
04/17/03	ATTY # 0559; 20 COPIES	3.00
04/17/03	ATTY # 0349; 34 COPIES	5.10
04/17/03	ATTY # 0349; 36 COPIES	5.40



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04/17/03	ATTY # 0349; 29 COPIES	4.35
04/17/03	ATTY # 0559; 95 COPIES	14.25
04/17/03	509-242-2225/SPOKANE, WA/1	.11
04/18/03	Postage Expense	3.85
04/18/03	Postage Expense	4.90
04/18/03	ATTY # 0504: 4 COPIES	.60
04/18/03	ATTY # 0504: 10 COPIES	1.50
04/18/03	ATTY # 0856: 2 COPIES	.30
04/18/03	ATTY # 0504: 3 COPIES	.45
04/18/03	ATTY # 0504: 8 COPIES	1.20
04/18/03	ATTY # 0856: 2 COPIES	.30
04/18/03	ATTY # 0504: 10 COPIES	1.50
04/18/03	312-817-3498/CHICAGO, IL/1	.11
04/18/03	ATTY # 0856; 88 COPIES	8.80
04/18/03	ATTY # 0856; 397 COPIES	39.70
04/18/03	ATTY # 0856; 706 COPIES	70.60
04/18/03	ATTY # 0856; 472 COPIES	47.20
04/18/03	Westlaw-Legal research of issues relating to defense of Debtors in the Science Trial	357.18
04/19/03	ATTY # 0856: 18 COPIES	2.70
04/19/03	ATTY # 0856: 18 COPIES	2.70
04/21/03	ATTY # 0856; 194 COPIES	19.40
04/21/03	ATTY # 0856; 34 COPIES	5.10
04/21/03	ATTY # 0856: 18 COPIES	2.70
04/21/03	ATTY # 0504: 2 COPIES	.30
04/21/03	561-362-1551/BOCA RATON, FL/4	.29
04/22/03	ATTY # 0396; 2 COPIES	.30

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04/22/03	ATTY # 0710; 154 COPIES	23.10
04/22/03	ATTY # 0856; 86 COPIES	12.90
04/22/03	ATTY # 0885: 1 COPIES	.15
04/22/03	ATTY # 0885: 4 COPIES	.60
04/22/03	ATTY # 0396: 1 COPIES	.15
04/22/03	ATTY # 0559: 1 COPIES	.15
04/22/03	ATTY # 0504: 10 COPIES	1.50
04/22/03	ATTY # 0885: 1 COPIES	.15
04/22/03	ATTY # 0885: 1 COPIES	.15
04/22/03	ATTY # 4219: 4 COPIES	.60
04/22/03	ATTY # 0504: 5 COPIES	.75
04/22/03	206-622-3376/SEATTLE, WA/5	.29
04/23/03	Postage Expense	.37
04/23/03	Postage Expense	.83
04/23/03	Binding Charge	12.00
04/23/03	ATTY # 0885: 2 COPIES	.30
04/23/03	ATTY # 0885: 3 COPIES	.45
04/23/03	ATTY # 0856: 36 COPIES	5.40
04/23/03	ATTY # 0504: 6 COPIES	.90
04/23/03	ATTY # 0885: 1 COPIES	.15
04/23/03	ATTY # 0885: 3 COPIES	.45
04/23/03	ATTY # 0885: 2 COPIES	.30
04/23/03	ATTY # 0885: 4 COPIES	.60
04/23/03	ATTY # 0885: 3 COPIES	.45
04/23/03	ATTY # 0885; 235 COPIES	35.25
04/23/03	ATTY # 0559; 33 COPIES	4.95

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04/23/03	ATTY # 0856; 29 COPIES	4.35
04/23/03	ATTY # 0856; 202 COPIES	30.30
04/23/03	ATTY # 0856; 62 COPIES	6.20
04/23/03	ATTY # 0885; 39 COPIES	5.85
04/23/03	ATTY # 0856; 45 COPIES	6.75
04/23/03	Courier Service UPS	19.54
04/23/03	843-727-6672/CHARLESTON, SC/7	.40
04/24/03	Postage Expense	.37
04/24/03	ATTY # 0885: 7 COPIES	1.05
04/24/03	ATTY # 0885: 2 COPIES	.30
04/24/03	ATTY # 0885: 4 COPIES	.60
04/24/03	ATTY # 1911: 74 COPIES	11.10
04/24/03	ATTY # 0885: 4 COPIES	.60
04/24/03	ATTY # 1911: 26 COPIES	3.90
04/24/03	ATTY # 0856; 76 COPIES	11.40
04/24/03	ATTY # 0885; 6 COPIES	.90
04/24/03	ATTY # 0701; 47 COPIES	7.05
04/24/03	608-255-7700/MADISON, WI/2	.11
04/25/03	Courier Service - Outside - - VENDOR: FEDERAL EXPRESS CORP 4/4/03 - FEDEX PACKAGE FROM J. BENTZ TO W. HUGHSON, LAJOLLA, CA	22.46
04/25/03	Courier Service - Outside - - VENDOR: FEDERAL EXPRESS CORP 4/7/03 - FEDEX PACKAGE FROM J. BENTZ TO W. HUGHSON, LA JOLLA CA	19.45
04/25/03	Postage Expense	.37
04/25/03	ATTY # 1911: 85 COPIES	12.75
04/25/03	ATTY # 1911: 135 COPIES	20.25
04/25/03	ATTY # 0885: 1 COPIES	.15

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04/25/03	ATTY # 0885: 3 COPIES	.45
04/25/03	ATTY # 0559: 4 COPIES	.60
04/25/03	ATTY # 1911: 26 COPIES	3.90
04/25/03	ATTY # 0396: 1 COPIES	.15
04/25/03	ATTY # 1911: 32 COPIES	4.80
04/25/03	ATTY # 0885: 5 COPIES	.75
04/25/03	ATTY # 0885: 2 COPIES	.30
04/25/03	ATTY # 0885: 1 COPIES	.15
04/25/03	ATTY # 1911: 26 COPIES	3.90
04/25/03	ATTY # 1911: 17 COPIES	2.55
04/25/03	843-216-6509/MTPLEASANT, SC/1	.11
04/25/03	ATTY # 0856; 209 COPIES	20.90
04/25/03	ATTY # 0885; 1 COPIES	.15
04/25/03	ATTY # 1911; 17 COPIES	2.55
04/25/03	ATTY # 0885; 5 COPIES	.75
04/25/03	ATTY # 0396; 13 COPIES	1.95
04/25/03	ATTY # 0396; 2 COPIES	.30
04/25/03	ATTY # 0396; 30 COPIES	4.50
04/25/03	608-257-8811/MADISON, WI/1	.11
04/25/03	561-362-1551/BOCA RATON, FL/6	.34
04/25/03	608-257-8811/MADISON, WI/2	.17
04/28/03	Courier Service - Outside - - VENDOR: FEDERAL EXPRESS CORP 4/15/03 - FEDEX PACKAGE FROM J. BENTZ TO E. WESTBROOK, RICHARDSON PATRICK WESTBROOK, MOUNT PLEASANT, SC	36.84
04/28/03	Courier Service - Outside - - VENDOR: FEDERAL EXPRESS CORP 4/9/03 - FEDEX PACKAGE TO L. FLATLEY FROM W. HUGHSON, LA JOLLA, CA	10.63

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04/28/03	Outside Duplicating - - VENDOR: IKON OFFICE SOLUTIONS, INC.- DOC PRODUCTION TO CLAIMANTS	37.50
04/28/03	ATTY # 0396; 10 COPIES	1.50
04/28/03	ATTY # 0885; 3 COPIES	.45
04/28/03	ATTY # 0559; 20 COPIES	3.00
04/28/03	ATTY # 1911; 171 COPIES	25.65
04/28/03	ATTY # 1922; 180 COPIES	27.00
04/28/03	Westlaw-Legal research of issues relating to defense of Debtors in the Science Trial	153.08
04/28/03	ATTY # 1911: 27 COPIES	4.05
04/28/03	ATTY # 1911: 27 COPIES	4.05
04/28/03	ATTY # 0885: 1 COPIES	.15
04/28/03	ATTY # 1911: 33 COPIES	4.95
04/28/03	ATTY # 1911: 17 COPIES	2.55
04/28/03	ATTY # 0885: 2 COPIES	.30
04/28/03	ATTY # 0885: 1 COPIES	.15
04/28/03	ATTY # 1911: 26 COPIES	3.90
04/28/03	ATTY # 1911: 32 COPIES	4.80
04/28/03	ATTY # 0885: 1 COPIES	.15
04/28/03	ATTY # 1922: 15 COPIES	2.25
04/28/03	ATTY # 4219: 2 COPIES	.30
04/28/03	ATTY # 0396: 1 COPIES	.15
04/28/03	ATTY # 0885: 1 COPIES	.15
04/28/03	561-362-1551/BOCA RATON, FL/3	.23
04/28/03	608-255-7700/MADISON, WI/2	.11
04/29/03	Meal Expense - - VENDOR: DOUGLAS E. CAMERON DINNER WITH RICHARD FINKE, ESQ. OF W.R. GRACE 4/2/03.	154.87

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04/29/03	Outside Video Duplicating Expense - - VENDOR: NEW MEDIA, INC. M. ATKINSON -DUBS OF VIDEOTAPES RELATING TO EXPOSURE STUDIES.	141.13
04/29/03	Postage Expense	1.85
04/29/03	ATTY # 0885; 3 COPIES	.45
04/29/03	ATTY # 0885; 9 COPIES	1.35
04/29/03	ATTY # 0396; 210 COPIES	31.50
04/29/03	ATTY # 0349; 12 COPIES	1.80
04/29/03	ATTY # 0856; 42 COPIES	6.30
04/29/03	ATTY # 0856; 44 COPIES	6.60
04/29/03	ATTY # 0504; 104 COPIES	10.40
04/29/03	ATTY # 1911; 2 COPIES	.30
04/29/03	ATTY # 0396; 109 COPIES	16.35
04/29/03	ATTY # 0396; 4 COPIES	.60
04/29/03	ATTY # 1911; 229 COPIES	34.35
04/29/03	ATTY # 1911; 9 COPIES	1.35
04/29/03	ATTY # 1911; 10 COPIES	1.50
04/29/03	ATTY # 0396; 30 COPIES	4.50
04/29/03	561-362-2800/BOCA RATON, FL/2	.17
04/29/03	Westlaw-Legal research of issues relating to defense of Debtors in the Science Trial	40.02
04/29/03	ATTY # 0856: 18 COPIES	2.70
04/29/03	ATTY # 0885: 1 COPIES	.15
04/29/03	ATTY # 0396: 14 COPIES	2.10
04/29/03	ATTY # 0349: 1 COPIES	.15
04/29/03	ATTY # 0396: 17 COPIES	2.55
04/29/03	ATTY # 0885: 3 COPIES	.45
04/29/03	ATTY # 0349: 1 COPIES	.15

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04/29/03	ATTY # 0885: 5 COPIES	.75
04/29/03	ATTY # 0885: 1 COPIES	.15
04/29/03	ATTY # 0856: 9 COPIES	1.35
04/29/03	ATTY # 0396: 17 COPIES	2.55
04/29/03	ATTY # 0856: 18 COPIES	2.70
04/29/03	ATTY # 0885: 4 COPIES	.60
04/29/03	ATTY # 0885: 1 COPIES	.15
04/29/03	ATTY # 0885: 5 COPIES	.75
04/29/03	ATTY # 0504: 6 COPIES	.90
04/29/03	ATTY # 0504: 4 COPIES	.60
04/29/03	ATTY # 0856: 18 COPIES	2.70
04/29/03	ATTY # 0504: 3 COPIES	.45
04/30/03	Postage Expense	.37
04/30/03	ATTY # 0349; 11 COPIES	1.65
04/30/03	ATTY # 0856; 51 COPIES	7.65
04/30/03	ATTY # 0885; 4 COPIES	.60
04/30/03	ATTY # 0349; 34 COPIES	5.10
04/30/03	ATTY # 0885; 26 COPIES	3.90
04/30/03	ATTY # 0856; 1 COPIES	.15
04/30/03	ATTY # 0856; 9 COPIES	1.35
04/30/03	ATTY # 0856; 55 COPIES	8.25
04/30/03	ATTY # 0349; 79 COPIES	11.85
04/30/03	ATTY # 0856; 236 COPIES	23.60
04/30/03	ATTY # 0856; 25 COPIES	3.75
04/30/03	ATTY # 0885: 1 COPIES	.15
04/30/03	ATTY # 0885: 4 COPIES	.60

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04/30/03	ATTY # 0885: 1 COPIES	.15
04/30/03	ATTY # 0885: 2 COPIES	.30
04/30/03	ATTY # 0396: 5 COPIES	.75
04/30/03	ATTY # 0885: 2 COPIES	.30
04/30/03	ATTY # 0559: 4 COPIES	.60
04/30/03	ATTY # 0885: 3 COPIES	.45
04/30/03	ATTY # 0885: 1 COPIES	.15
04/30/03	ATTY # 0885: 1 COPIES	.15
04/30/03	ATTY # 0885: 2 COPIES	.30
04/30/03	ATTY # 0349: 1 COPIES	.15
04/30/03	ATTY # 0349: 3 COPIES	.45
04/30/03	ATTY # 0885: 2 COPIES	.30
04/30/03	ATTY # 0885: 2 COPIES	.30
04/30/03	ATTY # 0856: 18 COPIES	2.70
04/30/03	ATTY # 0504: 12 COPIES	1.80
04/30/03	ATTY # 0856: 18 COPIES	2.70
04/30/03	ATTY # 0349: 22 COPIES	3.30
04/30/03	Westlaw-Legal research of issues relating to defense of Debtors in the Science Trial	20.68
	CURRENT EXPENSES	17,840.62
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	TOTAL BALANCE DUE UPON RECEIPT	\$ 17,840.62
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